IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA Roanoke Division

VINCENT WOODHOUSE,

Plaintiff,

v.

CIVIL ACTION NO. 7:20cv655

MAJOR KING, et al.,

Defendants.

DEFENDANT KING'S CERTIFICATE OF COMPLIANCE

On December 15, 2023, Defendant King, by counsel, provided Plaintiff's counsel of record a copy of Defendant King's responses to Plaintiff's Requests for Admissions requests # 1 through 4 (ECF No. 39). As previously requested in Defendant King's Response (ECF No. 59) to Plaintiff's *pro se* filed Request for Sanctions, Defendant King respectfully asks that this Court deny Plaintiff's *pro se* filed Request for Sanctions (ECF No. 58) upon the filing of this certificate of compliance.

Respectfully submitted,

MAJOR KING

By: s/ Laura H. Cahill

Laura H. Cahill, AAG, VSB#86328 Office of the Attorney General Criminal Justice & Public Safety Division 202 North 9th Street Richmond, Virginia 23219

(804) 786-5630

(804) 786-4239 (Fax)

Email: lcahill@oag.state.va.us

CERTIFICATE OF SERVICE

I hereby certify that on the 15th day of December 2023 I electronically filed the foregoing Defendant King's Certificate of Compliance with the Clerk of the Court using the CM/ECF system, which will send a notification of such filing (NEF) to the following CM/ECF participants:

Harmony Iris Loube Steptoe & Johnson 1330 Connecticut Avenue, NW Washington, DC 20036 443-975-2753

Email: hjones@steptoe.com

Counsel for Plaintiff

and I hereby certify that a courtesy copy was sent by the United States Postal Service to the following non-CM/ECF participant:

VADOC Centralized Mail Distribution Center Vincent Woodhouse, # 1031027 3521 Woods Way State Farm, Virginia 23160

s/ Laura H. Cahill
Laura H. Cahill, AAG, VSB#86328
Counsel for Defendant King